## IN THE UNITED STATES DISTRICT COURT MIDDLE DISTRICT OF TENNESSEE COLUMBIA DIVISION

UNITED STATES OF AMERICA

V .	3:11-00005	ONN SH
MICHAEL RAY GREEN, JR.	JUDGE HAYNES	m nechen so ENIEV, prejedele to rener
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	CTION TO /W UM BEVIDENCE nake	el openy Kelle 404
Comes the defendant by and through		(b) / nor / w
Government's use of 404(b) and would sho	w that the evidence listed is	s not material to made
the charge, that is, sale of cocaine on December 15, 2010, or sale of cocaine on January Turparkers		
24, 2011. For Grounds, the defendant would	d show the following:	hore 2 deep
1. 21 U.S.C. 841 punishes a person who possesses with intent to distribute Squeed		
and did distribute a quantity of a	mixture and substance cor	ataining a Soluwith
detectable amount cocaine. That	t is the charge in the indict	ment. Freyldate
2. In reviewing discovery the defer	ndant has found alleged inc	idents of attempted
sales of cocaine heard on tape ar	nd found in incident reports	. The incidents did
not occur on December 15, 2010, or January 24, 2011. The alleged incidents		
are not charged in the indictment and if offered for evidence, are objectionable		
because the incidents would be provided to prove character:		

404(b) Crimes, Wrongs, or Other Acts. (1) Prohibited Uses. Evidence of a crime, wrong, or other act is not admissible to prove a person's character in order to show that on a particular occasion the person acted in accordance with the character.

3. Sixth Circuit practice mandates that the Court make a determination of admissibility of 404(b) exhibits.